Entered this 11th day of January, 1996. John Despres,

Assistant Secretary for Export Enforcement. [FR Doc. 96–773 Filed 1–22–96; 8:45 am] BILLING CODE 3510–DT-M

Foreign-Trade Zones Board [Docket 2–96]

Foreign-Trade Zone 75—Phoenix, Arizona; Application for Subzone Status; Sitix of Phoenix, Inc. (Semiconductor Wafers;) Phoenix, Arizona

An application has been submitted to the Foreign-Trade Zones Board (the Board) by the City of Phoenix, Arizona, grantee of FTZ 75, requesting special-purpose subzone status for the new semiconductor wafer manufacturing plant of Sitix of Phoenix, Inc. (Sitix) (subsidiary of Sumitomo Sitix Corp.), located in Phoenix, Arizona. The application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a–81u), and the regulations of the Board (15 CFR part 400). It was formally filed on January 16, 1996.

The Sitix plant (currently under construction) will involve a 466,000-square foot manufacturing facility on 106 acres, located at 19801 Tatum Blvd., Phoenix. The facility (200 employees at the outset) will be used to produce semiconductor wafers which are used by manufacturers of integrated circuits. Foreign sourced materials (up to 40% of total) will involve primarily silicon ingots, corundum, carbides, paints/varnishes, cleaning agents, lubrications, waxes, polishing materials and packaging materials. Some of the finished products will be exported.

Zone procedures would exempt Sitix from payments of Customs duties on foreign materials used in production for export. On domestic sales, the company would be able to choose the duty rate that applies to silicon wafers (duty-free) rather than the duty rates that would otherwise apply to the foreign-sourced items (0–6%). Sitix is also seeking an exemption from Customs duties on foreign materials that become scrap and waste during the production process (an estimated 40–50%). The application indicates that the savings from zone procedures would help improve the plant's international competitiveness.

In accordance with the Board's regulations, a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original

and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is March 25, 1996. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 8, 1996).

A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:

U.S. Department of Commerce, District Office, Phoenix Plaza, Suite 970, 2901 North Central Avenue, Phoenix, AZ 85012

Office of the Executive Secretary, Foreign-Trade Zones Board, U.S. Department of Commerce, Room 3716, 14th and Pennsylvania Avenue NW., Washington, DC 20230.

Dated: January 17, 1996.
John J. Da Ponte, Jr.,
Executive Secretary.
[FR Doc. 96–891 Filed 1–22–96; 8:45 am]
BILLING CODE 3510–DS–P

[Docket 1-96]

Foreign-Trade Zone 35, Philadelphia, Pennsylvania; Proposed Foreign-Trade Subzone; Amended Application; Sun Company, Inc. (Oil Refinery Complex); Philadelphia, Pennsylvania Area

In May 1994, the Philadelphia Regional Port Authority (PRPA), grantee of FTZ 35, submitted an application to the Foreign-Trade Zones Board (the Board) requesting authority for specialpurpose subzone status at the oil refinery complex of Chevron U.S.A. Products Company (Chevron) in Philadelphia, Pennsylvania (FTZ Doc. 20-94, 59 FR 26784, 5/24/94). PRPA recently amended the application to include two additional refineries and related facilities of Sun Company, Inc. (Sun). The changes reflect the purchase of the Chevron refinery by Sun and the fact that all three refineries operate as an integrated refinery complex. The amended application was submitted pursuant to the provisions of the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR part 400). It supplants the original application, and has been docketed as FTZ Doc. 1-96 (formally filed 1-11-96).

The application, as amended, requests subzone status for nine sites totalling 2,199 acres, including refineries, storage facilities, terminals and connecting pipelines in Philadelphia and southeastern Pennsylvania: *Site 1* (175,000 barrels per day (BPD), 530 acres)—Marcus Hook refinery, Delaware

Ave. and Green Street, Delaware County (Marcus Hook area), some 15 miles southwest of Philadelphia, with a 113.5acre section located in New Castle County, Delaware; Site 2 (177,000 BPD, 372 acres)—Girard Point refinery (formerly owned by Chevron), 3001 Penrose Avenue, Philadelphia, near the junction of the Delaware and Schuylkill Rivers; Site 3 (130,000 BPD, 713 acres)—Point Breeze refinery, 3144 Passyunk Avenue, Philadelphia, adjacent to the Girard Point refinery; Site 4 (175 acres)—No. Two Tank Farm, final product storage for the Marcus Hook refinery, located two miles northeast of the refinery on Commerce Drive, Delaware County; Site 5 (15.5 acres)—Hog Island Wharf, crude oil terminal for the Girard Point refinery, located 3 miles southwest of the refinery, on the Delaware River, adjacent to the Philadelphia International Airport; Site 6 (116 acres)—Darby Creek Tank Farm, crude oil storage from Hog Island Wharf for the Girard Point refinery, 900 Hook Road, Delaware County; Site 7 (203 acres)-Schuylkill River Tank Farm, product storage for the Girard Point refinery, located on the Schuylkill River at 3270 South 70th Street, Philadelphia County; Site 8 (74 acres)—Fort Mifflin Terminal, crude oil terminal for the Point Breeze refinery, located at Hog Island Road on the Delaware River, Delaware County, 2.5 miles south of the Philadelphia refineries; and Site 9 (21 miles)—Inter-Refinery Pipeline, from the Marcus Hook refinery (New Castle County, Delaware) under the Delaware River to a Sun distribution terminal in Gloucester County, New Jersey, crossing back under the Delaware River into Delaware County, Pennsylvania through the Fort Mifflin Terminal and ending at the Point Breeze refinery. The terminals, storage facilities and pipelines operate as an integral part of the refinery complex.

The Sun refinery system (482,000 barrels per day, 2,300 employees) is used to produce fuels and petrochemical products. Fuels produced include gasoline, jet fuel, distillates and residual fuels. Petrochemical feedstocks produced include methane, ethane, propane, butane, benzene, toluene, xylene, and cumene. Refinery byproducts include sulfur, asphalt and petroleum coke. All of the crude oil (95 percent of inputs) and certain blendstocks are sourced from abroad.

Zone procedures would exempt the refinery system from Customs duty payments on the foreign products used in its exports. On domestic sales, the company would be able to choose the finished product duty rate

(nonprivileged foreign status—NPF) on certain petrochemical feedstocks and refinery by-products (duty-free). The duty on crude oil ranges from 5.25¢ to 10.5¢/barrel. The application indicates that the savings from zone procedures would help improve the refinery's international competitiveness.

In accordance with the Board's regulations (as revised, 56 FR 50790–50808, 10–8–91), a member of the FTZ Staff has been designated examiner to investigate the application and report to the Board.

Public comment is invited from interested parties. Submissions (original and 3 copies) shall be addressed to the Board's Executive Secretary at the address below. The closing period for their receipt is March 25, 1996. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period (to April 8, 1996).

A copy of the application and accompanying exhibits will be available for public inspection at each of the following locations:

U.S. Department of Commerce District Office 660 American Ave., Suite 201, King of Prussia, PA 19406.

Office of the Executive Secretary, Foreign-Trade Zones Board, Room 3716, U.S. Department of Commerce, 14th & Pennsylvania Avenue, NW., Washington, DC 20230.

Dated: January 16, 1996. John J. Da Ponte, Jr., Executive Secretary. [FR Doc. 96–892 Filed 1–22–96; 8:45 am] BILLING CODE 3510–DS–P

International Trade Administration [A-357-804]

Silicon Metal From Argentina; Termination of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of Termination of Antidumping Duty Administrative Review.

SUMMARY: In response to a request from the petitioners, the Department of Commerce (the Department) initiated an administrative review of the antidumping duty order on silicon metal from Argentina (60 FR 53164, October 12, 1995) for Electrometalurgical Andina, S.A.I.C. and Silarsa, S.A. for the period September 1, 1994 through August 31, 1995. On October 12, 1995, the

petitioners filed a timely withdrawal of the request for review. Because there were no other requests for review from other interested parties, the Department is now terminating this review.

EFFECTIVE DATE: January 23, 1996.

FOR FURTHER INFORMATION CONTACT: Maureen McPhillips or John Kugelman, Office of Antidumping Compliance, Import Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230, telephone (202) 482–5253.

SUPPLEMENTARY INFORMATION:

Background

On September 12, 1995, the Department published in the Federal Register (60 FR 47349) the opportunity to request an administrative review of silicon metal from Argentina for the period September 1, 1994 through August 31, 1995. On September 29, 1995, American Silicon Technologies, Elkem Metals Company, Globe Metallurgical, Inc., and SKW Metals & Alloys, Inc., the petitioners, in accordance with 19 CFR 353.2(k) (1994), requested an administrative review of Electrometalurgica Andina, S.A.I.C. and Silarsa, S.A. On October 12, 1995, the Department initiated an administrative review of the antidumping duty order on silicon metal from Argentina in accordance with 19 CFR 352.22 and published the notice of initiation in the Federal Register. This notice stated that the Department would review merchandise sold in the United States by Electrometalurgica Andina, S.A.I.C. and Silarsa, S.A. during the period September 1, 1994 through August 31, 1995.

Termination of Review

The petitioners subsequently withdrew their request for review on October 12, 1995. Under CFR § 353.22(a)(5)(1994), a party requesting a review may withdraw that request no later than 90 days after the date of publication of the notice of initiation. Because the petitioners' withdrawal occurred within the time frame specified in 19 CFR § 353.22(a)(5), and no other interested party has requested an administrative review for this period, the Department is now terminating this review.

This notice is published pursuant to 19 CFR § 353.22(a)(5) of the Department's regulations.

Dated: January 16, 1996. Joseph A. Spetrini, Deputy Assistant Secretary for Compliance. [FR Doc. 96–893 Filed 1–22–96; 8:45 am] BILLING CODE 3510–DS–M

National Oceanic and Atmospheric Administration

[I.D. 011696C]

Endangered Species; Permits

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of receipt of two applications for scientific research permits (P602 and P534A).

SUMMARY: Notice is hereby given that Peter Dutton of NMFS Southwest Fisheries Science Center and Donna McDonald of Ocean Planet Research, Inc. (P602), and Dr. Scott Eckert of the Hubbs-Sea World Research Institute (P534A), have applied in due form for permits to take listed sea turtles for the purpose of scientific research.

DATES: Written comments or requests for a public hearing on these applications must be received on or before February 22, 1996.

ADDRESSES: The applications and related documents are available for review by appointment in the following offices:

Office of Protected Resources, F/PR8, NMFS, 1315 East-West Hwy., Room 13307, Silver Spring, MD 20910–3226 (301–713–1401); and

Director, Southwest Region, NMFS, 501 West Ocean Blvd., Suite 4200, Long Beach, CA 90802–4213 (310–980–4016).

Written comments, or requests for a public hearing on these applications should be submitted to the Chief, Endangered Species Division, Office of Protected Resources.

SUPPLEMENTARY INFORMATION:

Applications P602 and P534A request permits under the authority of the Endangered Species Act of 1973 (16 U.S.C. 1531-1543) and NMFS regulations governing listed fish and wildlife permits (50 CFR parts 217-227). Application P602 requests authorization to capture 50 green sea turtles (Chelonia *mydas*), 5 olive ridley sea turtles (Lepidochelys olivacea), and 5 loggerhead sea turtles (Caretta caretta) in San Diego Bay. The turtles would be measured, weighed, have blood samples taken, and have tags and transmitters attached. Some turtles would have lavage stomach sampling performed. Turtles would be recaptured monthly for growth measurements. The purpose of the research is to reassess the status of sea turtles in San Diego Bay. Data collected will be compared to baseline data to determine which turtles are still resident in the Bay, and to determine